UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED ST	ATES OF AMERICA		04-10372-WGY
v. GEORGE KANDIRAKIS		CRIMINAL NO.	
	Defendar	nt	
		ROCEDURAL ORDER SENTENCING HEARING	
YOUN	<u>G</u> C.J.		
•	•	dere, or a verdict of guilty, h	•
Pre-senten	ce Investigation		
1.	sentence investigation of court finds under Rule 3 enables it to exercise its 3553 and the court explain the Probation O	unless as provided in Fed. F 32(b)(1)(A) and (B) that the is s sentencing authority mean lains this finding on the reco	ningfully under 18 U.S.C. § ord. ence investigation reports in
Statement (of Relevant Facts		
2.	United States Probation documents pertinent un	n Office a statement of relevel der Federal Rules of Criminaries rve on counsel for the defer	overnment shall provide to the ant facts and any other nal Procedure 32(b) (4) and

[kprocosen.]

- 3. The Probation Office shall provide a reasonable opportunity for defense counsel to attend any interview of the defendant conducted by a probation officer during the pre-sentence investigation.
 - a) If the case is resolved by a plea, and the Probation Office has timely notification of the plea, it shall hold an interview with the defendant on the day of the plea. If an interview cannot be held on the day of the plea, the Probation Office shall schedule an interview to be held within seven days after the plea or within such additional time as the court may order.
 - b) If the case is resolved by a verdict, the Probation Office shall schedule an interview with the defendant to be held within seven days after the verdict or within such additional period of time as the court may order.
 - c) If the defendant is in custody, the United States Marshal shall, at the request of the Probation Office, bring the defendant to the courthouse for an interview at the earliest feasible time.

Pretrial Services Responsibility

4. Pretrial Services shall provide to the Probation Office all documents in the possession of Pretrial Services that may be relevant to the pre-sentence investigation, including a copy of the Pretrial Report, the defendant's state, local, and national criminal record, police reports, copies of convictions, drug test results, reports of incidents, and other reports and supporting documents.

Date of Sentencing

- - a) Probation Office shall have **five weeks** after the date of plea/verdict for the preparation and disclosure of the initial report.
 - b) Probation Office shall disclose the initial report to defense counsel and government counsel **no less than five weeks before the** sentencing hearing, unless the defendant expressly waives the minimum five week pre-sentencing notification period.

c) The date when disclosure has been effected to each attorney is the date of the mailing of a copy to that attorney. An attorney may, in lieu of receiving disclosure by mail, make arrangements with the Probation Office to pick up the report no later than 3:00 p.m. on the date disclosure is due. It is the responsibility of the defense counsel to disclose the pre-sentence report to the defendant and to discuss it with and explain it to the defendant.

Objections Procedure

- 6. Within fourteen days after disclosure of the report, attorneys for the government and the defendant shall advise the probation officer and each other in writing, of any objections they may have as to any material information, sentencing classifications, sentencing guideline ranges, or policy statements contained in or omitted from the report.
- 7. The probation officer shall conduct any further investigation and make any revisions to the pre-sentence report that may be necessary. The probation officer may require counsel for both parties to confer with the probation officer to identify and attempt to resolve any factual or legal disputes which may require hearing by the court.

Final Pre-sentence Report

8. _____ (which is a date not less than Not later than 1/19/06 seven days before the sentencing hearing), the probation officer shall submit to the court and disclose to the attorneys the final pre-sentence report, including any addendum, setting forth the unresolved objections, the grounds for these objections and the probation officer's comments on the objections. The probation officer shall certify that the contents of the report, including any revisions, and the addendum have been disclosed to the defendant and to counsel for the defendant and the government, and that the addendum fairly states any remaining unresolved objections. Except with regard to any unresolved objections, the report of the pre-sentence investigation may be accepted by the court as accurate. The court, however, for good cause shown, may allow a new objection to the pre-sentence report to be raised at any time before the imposition of sentence.

[kprocosen.]

Hearing

(ProcO Sentencing.wpd - 4/25/02)

- 9. The court is to hold a sentencing hearing to resolve any disputed issues.
 - a) In resolving any disputed issues, the court may consider any reliable information presented by the probation officer, the defendant, or the government.
 - b) Not less than five days before the sentencing hearing, counsel are to advise the clerk if counsel for either party contends that an evidentiary hearing is necessary, and shall advise the clerk of the amount of time counsel expects would be required to complete the hearing.
 - c) If either counsel wishes to submit a memorandum supporting any recommendations as to a sentence within the guideline range or a departure from the guideline range, including proposed findings of fact and conclusions, he or she must do so not less than three [or such alternative time as set by the court] days before the sentencing hearing. A copy of any memorandum submitted by counsel **must** also be provided to the probation officer.
- 10. The schedule set forth in this order may be modified by the court for good cause shown.
- 11. Disclosure of the pre-sentence report is made under the provisions of Rule 32, Fed. R. Crim. Pro., except that the Probation Office shall not disclose any recommendation it made to the court as to sentence. Any such recommendation made to the court by the Probation Office must not contain factual information not already disclosed to both counsel and to the defendant.

DATE		/s/ William G. Young	
		UNITED STATES DISTRICT JUDGE	
cc:	Counsel Probation Office Pretrial Services		